IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Patent Application of U.S. Patent No. 5,088,108 Group Art Unit: 2603 UDDENFELDT et al. Serial No.: 08/136,760 Examiner: B. Safourek Filed: October 15, 1993 For: CELLULAR DIGITAL MOBILE VIA HAND-CARRY RADIO SYSTEM AND METHOD OF TRANSMITTING INFORMATION) IN A DIGITAL CELLULAR MOBILE RADIO SYSTEM

THIRD SUPPLEMENTAL AMENDMENT PURSUANT TO 37 C.F.R. § 1.116

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

In further response to the Office Action dated June 13, 1996, kindly amend the above-identified application as follows:

IN THE CLAIMS:

Please add claim 63 as follows:

10/27/1997 STHORNTO 00000021 08136760 01 FC:102 82.00 0P

At Method for handing off a call between a mobile station and a first 63. base station to a second base station in a cellular mobile radio system comprising the steps of:

providing a plurality of cells, each of said plurality of cells representing a geographic division of said area of coverage;

transmitting, from said first base station, a first signal including message information into at least one of said plurality of cells;

transmitting, from said second base station, a second signal, including substantially the same message information as said first signal, into said at least one of said plurality of cells;

receiving, at said mobile station, said first and second signals with a time shift therebetween, wherein said time shift arises from a difference in a first radio propagation delay between said at least one mobile station and said first base station and a second propagation delay between said at least one mobile station and said second base station;

combining, in said mobile station, information from said first and said second signals received during a reception time interval which reception time interval is greater than said time shift; and

terminating, at said first base station, transmission of said first signal, thereby handing off said call to said second base station.

<u>REMARKS</u>

Entry of the foregoing claim, reconsideration and allowance of the aboveidentified application are respectfully requested. Claims 1-63 will be pending upon entry of the foregoing amendment.

It is believed that all of the formal matters associated with this Reissue application have been addressed. A Supplemental Declaration in connection with this matter will follow, which declaration will explain why this claim is necessary and was not presented earlier in the prosecution of this Reissue Application.



Should the Examiner have any questions with regard to this Response or the application in general, he is asked to please contact the undersigned telephonically (703-838-6642) so that prosecution of this application may be expedited.

Respectfully submitted,

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Date: October 20, 1997

\$22.00 -103 \$82.00 100

Attorney's Docket No. 027500-690

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| IN THE UNITED STATES PATEN | T AND TRADEMARK OFFICE | | |
|--|-----------------------------------|--------------|--|
| In re Reissue Patent Application of |) <u>VIA HAND-CARRY</u> | OCT 2 0 1997 | |
| U.S. Patent No. 5,088,108 UDDENFELDT et al. |) Group Art Unit: 2603) | GREAT HOUSE | |
| Serial No.: 08/136,760 |) Examiner: B. Safourek | | |
| Filed: October 15, 1993 |)) | | |
| For: CELLULAR DIGITAL MOBILE RADIO SYSTEM AND METHOD OF TRANSMITTING INFORMATION IN A DIGITAL CELLULAR MOBILE RADIO SYSTEM |))))) | | |
| RESPONSE TRANSM | MITTAL LETTER | | |
| Assistant Commissioner for Patents Washington, D.C. 20231 | | | |
| Sir: | | | |
| Enclosed is a response for the above-identified | patent application. | | |
| [] A Petition for Extension of Time is also | enclosed. | | |
| [] Also enclosed is | | | |
| [] verified statement(s) claiming smal [] are also enclosed [] were subr | <u> </u> | | |
| [] A Request for Entry and Consideration also enclosed. | of Submission under 37 C.F.R. § 1 | .129(a) is | |
| [] No additional claim fee is required. | | | |
| [X] An additional claim fee is required, and | is calculated as shown below: | | |

| AMENDED CLAIMS | | | | | | |
|--|------------------|--|-----------------|----------|---------------|--|
| | NO. OF CLAIMS | HIGHEST NO. OF CLAIMS PREVIOUSLY PAID FOR | EXTRA CLAIMS | RATE | ADDT'L FEE | |
| Total Claims | 63 | MINUS 62 = | 1 | x \$22 = | \$22.00 | |
| Independent Claims | 17 | MINUS 16 = | 1 | x \$82 = | \$ 82.00 | |
| If Amendment adds multiple dependent claims, add \$270.00 | | | | | -0- | |
| Total Amendment Fee | | | | | \$ 104.00 | |
| If small entity status is claimed, subtract 50% of Total Amendment Fee | | | | | -0- | |
| TOTAL ADDITIONAL FEE DUE FOR THIS AMENDMENT | | | | | \$ 104.00 | |

- [X] A claim fee in the amount of \$\(\frac{104.00}{}\) is enclosed.
- [] Charge \$_____ to Deposit Account No. 02-4800.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17 and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in triplicate.

By:

Respectfully submitted,

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Date: October 20, 1997